Cas# 2:18-cv-05838-DSF-JPR Document 200-1 Filed 08/17/20 Page 1 of 9 Page ID

TO THE HONORABLE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that Plaintiff SHELDON LOCKETT ("Plaintiff") hereby submits his Supplemental Statement of Additional Material Facts in opposition to Defendant SAMUEL ALDAMA'S ("Aldama") Motion for Summary Judgment.

[note: for consistency, the Exhibit numbers are the same as the Exhibit numbers used in the supplemental papers filed as to the County of Los Angeles' motion for summary judgment)

PLAINTIFF'S SUPPLEMENTAL ADDITIONAL MATERIAL FACTS

	PLAINTIFF'S ADDITIONAL MATERIAL FACTS	SUPPORTING EVIDENCE
92.	Austreberto Gonzalez ("Gonzalez") has been employed by the Los Angeles County Sheriff's Department ("LASD") as a Deputy Sheriff for at least 12 years.	 Declaration of Steven C. Glickman ("Glickman Decl."), Ex. 27, Deposition of Austreberto Gonzalez ("Gonzalez Depo.") at. 11:13-18. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
93.	Gonzalez began working as a patrol deputy at Compton station in 2015.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 16:5-14. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
94.	The Compton station has been permeated by a violent deputy gang which calls itself the "Executioners."	 Glickman Decl., Ex. 27, Gonzalez Depo. at 20:6-24. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
95.	The Executioners operate at Compton station with impunity.	• Glickman Decl., Ex. 27, Gonzalez Depo. at 65:9-13.

	PLAINTIFF'S ADDITIONAL MATERIAL FACTS	SUPPORTING EVIDENCE
		• Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
96.	Members of the Executioners use violence against other deputies and members of the public in order to increase their standing within the Executioners' criminal organization.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 66:19-67;12. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
97.	Non-members who seek to join the ranks of the Executioners are called "prospects."	 Glickman Decl., Ex. 27, Gonzalez Depo. at 39:8-39:18. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
98.	The Executioners recruit members at Compton station based upon the prospect's use of violence against suspects or other deputies.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 72:19-93:10. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
99.	Prospects are "chasing ink" by purposefully carrying out excessive force, including fatal shootings, in order to become an "inked" member of the Executioners.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 38:13-40:10. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
100.	"Inking" refers to the act of each newly made member of the Executioners receiving a matching tattoo indicating membership in the organization.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 34:19-35:10. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.
101.		 Glickman Decl., Ex. 27, Gonzalez Depo. at 28:14-29:8; 30:2-4. Glickman Decl., Ex. 28, Photograph of Compton Station Workstation.
		• Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 1.

1		PLAINTIFF'S ADDITIONAL MATERIAL FACTS		SUPPORTING EVIDENCE
2	102.		•	Glickman Decl., Ex. 27, Gonzalez
3		Executioners after executing		Depo. at 24:15-24, 196:25-
4		members of the public, or otherwise		197:20.
5		committing acts of violence in furtherance of the gang.	•	Glickman Decl., Ex. 29,
		furtherance of the gang.		Gonzalez's Government Tort Claim at p. 1.
6	103.	Deputies involved in fatal shootings	•	Glickman Decl., Ex. 27, Gonzalez
7	105.	at Compton station have immediately		Depo. at 34:25-35:10, 37:19-39:7,
8		been "inked," with the organization		39:8-18.
9		having "inking parties" to celebrate	•	Glickman Decl., Ex. 29,
		the induction of new members and		Gonzalez's Government Tort
10		the Executioners member-involved		Claim at p. 14-38:8.
11	104.	shooting. The inking parties are also called	•	Glickman Decl., Ex. 27, Gonzalez
12	104.	"998 debriefs" because 998 is the		Depo. at 37:19-39:7.
13		code for a deputy-involved shooting.		Depo. at 37.113 33.7.
14	105.	Nearly all the Compton station	•	Glickman Decl., Ex. 27, Gonzalez
		deputies who have been involved in		Depo. at 74:2-13.
15		high-profile shootings and out-of-	•	Glickman Decl., Ex. 29,
16		policy beatings at Compton station in		Gonzalez's Government Tort
17		recent years have been "inked" members of the Executioners.		Claim at p. 1.
18	106.	Of approximately 100 patrol deputies	•	Glickman Decl., Ex. 27, Gonzalez
		at Compton station, approximately		Depo. at 187:8-14.
19		15-20 are inked members of the	•	Glickman Decl., Ex. 29,
20		Executioners.		Gonzalez's Government Tort
21				Claim at p. 1.
22	107.	Gonzalez has seen the tattoos of	•	Glickman Decl., Ex. 27, Gonzalez
23		Executioners at the Compton station approximately 12-15 times.		Depo. at 24:25-25:20.
	108.	Gonzalez has seen the Executioners	•	Glickman Decl., Ex. 27, Gonzalez
24		tattoo on		Depo. at 25:21-26:16, 28:10-16,
25				29:4-8, 33:6-10.
26			•	Glickman Decl., Ex. 30, Shift In-
27		, and Deputy		Service Sheet.
28		Aldama.		

1		PLAINTIFF'S ADDITIONAL MATERIAL FACTS		SUPPORTING EVIDENCE
2	109.		•	Glickman Decl., Ex. 27, Gonzalez
3		additional deputies to be part of the		Depo. at 32:19-25, 201:4-23.
4		Executioners gang:		
5	110.	Gonzalez first saw the tattoo after he	•	Glickman Decl., Ex. 27, Gonzalez
6		began his employment at Compton station in 2015.		Depo. at 190:18-191:3.
7	111.	"Inked" Executioners openly show	•	Glickman Decl., Ex. 27, Gonzalez
8		off their Executioners-affiliated		Depo. at 33:11-17.
9		tattoos by wearing shorts, even in cold weather.		
10	112.	11	•	Glickman Decl., Ex. 27, Gonzalez
11		considered "prospects" or are		Depo. at 53:23-54:1, 104:7-10,
12		otherwise close associates of the gang.		201:4-6. Glickman Decl., Ex. 29,
13		guiig.	•	Gonzalez's Government Tort
				Claim at p. 1.
14	113.		•	Glickman Decl., Ex. 27, Gonzalez
15		exclusively through WhatsApp, an		Depo. 80:2-22.
16		encrypted messaging application on	•	Glickman Decl., Ex. 29,
17		their mobile phones.		Gonzalez's Government Tort Claim at p. 1.
18	114.	The Executioners do not allow Black	•	Glickman Decl., Ex. 27, Gonzalez
19		or female members.		Depo. at 71:10-25.
20			•	Glickman Decl., Ex. 29,
				Gonzalez's Government Tort
21	115.	The Executioners and prospects	•	Claim at p. 1. Glickman Decl., Ex. 27, Gonzalez
22		frequently call in a "ghost gun" or		Depo. at 67:15-68:21, 69:5-17,
23		"ghost 417," i.e., falsely reporting		70:2-71:9.
24		over the shared radio that a suspect		
25		had a gun when in reality, they never saw a gun, in order to get other		
26		deputies to arrive on scene and help		
27		"contain," or use excessive force,		
		against the suspect.		
28				

1		PLAINTIFF'S ADDITIONAL MATERIAL FACTS		SUPPORTING EVIDENCE
2	116.	J	•	Glickman Decl., Ex. 27, Gonzalez
3		'shot caller,' or leader, Deputy		Depo. at 51:2-13.
4			•	Glickman Decl., Ex. 29,
5				Gonzalez's Government Tort
	117	Deputy was transferred to	•	Claim at p. 2. Glickman Decl., Ex. 27, Gonzalez
6	11/.	Industry Station after causing a work		Depo. 87:2-22.
7		slowdown at Compton station.	•	Glickman Decl., Ex. 29,
8		1		Gonzalez's Government Tort
9				Claim at p. 2.
	118.	Then-Captain Michael Thatcher	•	Glickman Decl., Ex. 27, Gonzalez
10		("Captain Thatcher") orchestrated the		Depo. at 106:11-107:4.
11		return of Deputy to Compton	•	Glickman Decl., Ex. 29,
12		station.		Gonzalez's Government Tort
13	110	Courte in That also have an a fall a		Claim at p. 2.
	119.	Captain Thatcher knew of the existence of the Executioners gang.	•	Glickman Decl., Ex. 27, Gonzalez
14	120.		•	Depo. at 89:7-19. Glickman Decl., Ex. 27, Gonzalez
15	120.	assistance of Deputy and the		Depo. at 93:11-18, 96:1-23,
16		Executioners gang to implement an		110:21-111:16, 212:24-213:5.
17		illegal arrest quota at Compton	•	Glickman Decl., Ex. 29,
18		station, in violation of California law		Gonzalez's Government Tort
		(Vehicle Code section 41602).		Claim at p. 3.
19	121.	Deputy directed deputy gang	•	Glickman Decl., Ex. 27, Gonzalez
20		members and their associates to begin arresting individuals for		Depo. at 93:11-18, 96:1-23,
21		misdemeanors or infractions that	•	110:21-111:16, 212:24-213:5. Glickman Decl., Ex. 29,
22		previously would not have resulted in		Gonzalez's Government Tort
		an arrest.		Claim at p. 3.
23	122.	Thanks to Deputy and the	•	Glickman Decl., Ex. 27, Gonzalez
24		Executioners, the arrest statistics or		Depo. at 110:21-111:9.
25		"stats" increased from an average of	•	Glickman Decl., Ex. 29,
26		2.5 arrests per deputy, per month to		Gonzalez's Government Tort
		approximately 7 arrests per deputy, per month.		Claim at pp. 3-4.
27		per monur.	<u> </u>	
28				

1		PLAINTIFF'S ADDITIONAL MATERIAL FACTS	SUPPORTING EVIDENCE
2 3	123.	Deputy and the other Executioners artificially inflated	• Glickman Decl., Ex. 27, Gonzalez Depo. at 93:11-94:5, 95:18-25,
5		arrest statistics as a favor from the gang to Captain Thatcher.	 110:21-111:16. Glickman Decl., Ex. 29, Gonzalez's Government Tort
6 7 8 9 10 11	124.	statistics, Captain Thatcher was commended for the increased arrests under these initiatives by the Executioners, and ultimately received a promotion to the position of Commander because of their efforts.	 Claim at p. 3. Glickman Decl., Ex. 27, Gonzalez Depo. at 96:1-12. Glickman Decl., Ex. 27, Gonzalez
12 13 14 15	123.	by granting leniency to an associate of Depuy, the Executioners' leader, when the associate would otherwise have been subject to discipline at work.	Depo. at 206:1-207:2.
16 17 18	126.	The arrest quota and scheme by the Executioners resulted in the violation of the civil rights of hundreds of resides of the Compton patrol area.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 111:10-16. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 4.
19 20	127.	The Executioners "run the station" at Compton.	• Glickman Decl., Ex. 27, Gonzalez Depo. at 119:22-120:8.
21 22 23 24	128.	In February 2020, Gonzalez anonymously reported an incident to Internal Affairs Bureau in which Deputy Eugene Contreras, an inked Executioner, assaulted Deputy Thomas Banuelos.	 Glickman Decl., Ex. 27, Gonzalez Depo. at 115:21-117:13. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at p. 4.
25 26 27 28	129.		 Glickman Decl., Ex. 27, Gonzalez Depo. at 128:15-129:1. Glickman Decl., Ex. 29, Gonzalez's Government Tort Claim at pp. 4-5.

7

		PLAINTIFF'S ADDITIONAL MATERIAL FACTS	SUPPORTING EVIDENCE
	130.	Graffiti was written on the entrance to	• Glickman Decl., Ex. 27, Gonzalez
		the Compton station which described	Depo. at 124:24-125:2.
		Gonzalez as a "rat."	• Glickman Decl., Ex. 29,
			Gonzalez's Government Tort
	121		Claim at p. 5.
	131.	Gonzalez took a photo of the desk of Deputy Bautista, an inked	• Glickman Decl., Ex. 27, Gonzalez
		Executioner, when he saw that it had	Depo. at 90:4-16. Glickman Decl., Ex. 28,
		a pencil holder, mouse, and	Photograph of Compton
		mousepad displaying the	Workstation.
		Executioners' tattoo logo.	• Glickman Decl., Ex. 29,
			Gonzalez's Government Tort
			Claim at p. 7.
	132.	Deputy Samuel Aldama is an "inked"	• Glickman Decl., Ex. 27, Gonzalez
		Executioner who received his tattoo	Depo. at 34:8-24.
		after he and Deputy were involved in a fatal shooting.	
	133.		Glickman Decl., Ex. 27, Gonzalez
	133.	ink" before becoming inked members	Depo. at 38:13-40:10, 43:4-23.
		of the Executioners.	26, 37, 26, 12, 12, 12, 12, 12, 12, 12, 12, 12, 12
	134.	After Aldama's deposition was taken	• Glickman Decl., Ex. 27, Gonzalez
		in 2018, Captain Thatcher sent an	Depo. at 206:1-207:11.
		email to all the deputies at Compton	
		station advising them to prepare an explanation or cover story for any	
		Compton station-affiliated tattoos	
		they had.	
	135.	Gonzalez was the source of all of the	• Glickman Decl., Ex. 27, Gonzalez
		facts contained in his government tort	Depo. at 11:25-12:13.
		claim form and was truthful when	
		stating those facts.	
	DATI	ED: August 14, 2020 THE SWEEN	IEY FIRM
		and	
		GLICKMAN	& GLICKMAN,
		8	
•]	PLAINTIFF'S SUPPLEMENTAL STATEMENT	OF ADDITIONAL MATERIAL FACTS IN

Cas	# 2:18-cv-05838-DSF-JPR Document 200-1 Filed 08/17/20 Page 9 019 Page 1D #:3841
	A LAW CORPORATION
1	A LAW CORPORATION
2	By/s/ Steven C. Glickman
3	John E. Sweeney Steven C. Glickman
4	Attorneys for Plaintiff SHELDON LOCKETT
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	9